Case 2:22-cv-00002-1LN-CSK Docu	iment 1 Filed 12/23/21 Page 1 of 15				
Anthony Turner Bot - 9612 Name and Prisoner Booking Number					
Mule Creek State Prison	FILED				
P.O. Box 409089	Dec 23, 2021				
Tone, Ca 95640 City, State, Zip Code	CLERK, U.S. DISTRICT COURT EASTERN DISTRICT OF CALIFORN				
(Failure to notify the Court of your change of address may result	in dismissal of this action)				
	,				
Ma. 2					
IN THE UNITED STAT	TES DISTRICT COURT STRICT OF CALIFORNIA				
	TRICI OF CALIFORNIA				
Attack 1)				
(Full Name of Plan (ff)) Plaintiff,))				
, 1 ^v .) CASE NO. <u>2:22</u> -cv-0002-KJN (PC)				
1) Micheal Ullery	(To be supplied by the Clerk)				
(Full Name of Defendant) (2) + NC26 NOLLOLG d	<u>)</u>				
Bloom D. II) CIVIL RIGHTS COMPLAINT				
(3) Dharat Katton) BY A PRISONER				
(4)	Original Complaint				
Defendant(s). Check if there are additional Defendants and attach mage 1-A listing them.) DFirst Amended Complaint				
) DSecond Amended Complaint				
i mina	Pot com one				
	BDICTION				
 This Court has jurisdiction over this action pursuan ≥ 28 U.S.C. § 1343(a); 42 U.S.C. § 1983 	nt to;				
	Federal Narcotics Agents, 403 U.S. 388 (1971),				
Other:	redefat Natcotics Agents, 403 U.S. 388 (1971),				
2. Institution/city where violation occurred:	201 110				
- montacion or where violation occurred: [[]	one, California				
	<i>j</i> · ·				

Revised 3/15/2016

	B. DEFENDANTS
l.	Name of first Defendant: Michael Ullary. The first Defendant is employed as: Doctor at Mulu eveck State Prison
	(Position and Title) (Institution)
^	
2,	Dentist at Mule Creek State Prison
	(Position and Title) (Institution)
3,	Name of third Defendant: Bharat Ratton. The third Defendant is employed as: Doctor (PEP) at Mule Creek State Prisen
	(Position and Title) (Institution)
4.	Name of fourth Defendant: The fourth Defendant is employed as:
	(Position and Title) (Institution)
[fyo	name more than four Defendants, answer the questions listed above for each additional Defendant on a separate page.
•	and the description of the discretions listed above for each additional Defendant on a separate page.
	C. PREVIOUS LAWSUITS
1. 2.	Have you filed any other lawsuits while you were a prisoner? Yes No No If yes, how many lawsuits have you filed? Describe the previous lawsuits:
	a. First prior lawsuit:
	3. Result: (Was the case dismissed? Was it appealed? Is it still pending?)
	J. J.
	b. Second prior lawsuit: Turner v. Napa state Hospita
	1. Parties: LUMBLY W. WAPA STATE HOSPITE 2. Court and case number: UN Known
	2. Court and case number: UN Known 3. Result: (Was the case dismissed? Was it appealed? In it atill non-discape.)
	3. Result: (Was the case dismissed? Was it appealed? Is it still pending?)
	c. Third prior lawsuit:
	1. Parties:v
	2. Court and case number:
	3. Result: (Was the case dismissed? Was it appealed? Is it still pending?)

D. CAUSE OF ACTION

1	Chi	CLAIMI
٠.Υ	Sta	te the constitutional or other federal civil right that was violated: Amendment VIII
7=-1	FV	andment XIV, ADATITLE III
2.		im I. Identify the issue involved. Check only one. State additional issues in separate claims. Basic necessities
3.	Su	pporting Facts. State as briefly as possible the FACTS supporting Claim I. Describe exactly what each
		are did not do mai violated your fights. State the facts clearly in those area area and a still and the
のなったいかいのかのからないのからいるい	10 CHANTITE CTS	The filled out a 7367 form to Dr. Micheal Illery Or ser 12, 2020 explaining that I am allergic to Andodipina. He add with tapering the off the medication I'm allergic at discontinued Ildvember 2, 2020. Then On April 1 2021 harat Ratton assumed I was not taking my blood pressure taking and even after I explained to her I'm allergic to adipine. She ordered it for me to take away. I explained take the medicine my teg will swell up. I clid not wind cation for pain but I got order a medication was allergic to and new it swellen In unbearable pain and that allergic to and new it swellen In unbearable pain and cation continued May 1 2021. The prison entire was showed the defendants ignored my reduced letting them both the defendants ignored my reduced letting them both I 776 1840 (m. 1997).
<u> </u>	, <u>3</u>	£ 778 (8th Cr. 1997).
\$pe	t a Ad:	ary. State how you were injured by the actions or inactions of the Defendant(s). -are permanent pain, a very bad lump, a stiff in my lead scars land half studien all the time to dean diver a walker that because a not able to ninistrative Remedies:
	а.	Are there any administrative remedies (grievance procedures or administrative appeals) available at your
	L	institution? Yes No
	b.	Did you submit a request for administrative relief on Claim I? Yes \(\subseteq \text{No} \)
	e, a	Did you appeal your request for relief on Claim I to the bighest level?
	d,	If you did not submit or appeal a request for administrative relief at any level, briefly explain why you did not.

1	Ctn	CLAIM II
١.	A a	the constitutional or other federal civil right that was violated: Amendment VIII
	الإبار	endment XIV, ADA TITLE III
2.		m II. Identify the issue involved. Check only one. State additional issues in separate claims. Basic necessities
ATCOOKT PER TO	ority ority ority ority ority ority con con con con con con con co	porting Facts. State as briefly as possible the FACTS supporting Claim II. Describe exactly what each at did not do that violated your rights. State the facts clearly in your own words without citing legal or arguments. I requested orthopides Shoes upon my curved to Creek State Prison March 76, 2020. I made many reasonst the Michael Illery to be looked at lay a podietrist to fut the period of the printy with first too overlapping Second. I was at Services. It then was relayed because of Covid-19. Kept requesting a need for Shoes because his feet for the point without a arch T have leap pain and back to the point without a arch T have leap pain and back is requested it on a 1824 A DA According at low form his time and then finally on September 9 2021 I was modated when I should bave been before making many plaints dating back from march 26, 7020. I did not received and circles is cruel and unusual punishment and provided in the interest making many plaints dating back from march 26, 7020. I did not received and circles is cruel and unusual punishment and provided in all provided in the print was a many plaints dating back from warch 26, 7020. I did not received and circles is cruel and unusual punishment and provided in all provided in the pr
<u> </u>	eri L Zevi	ry. State how you were injured by the actions or inactions of the Defendant(s). tant foot pain in my feet, right beg in Ft. I have that wint be at Chair walker. I'm not able I to walk far or Stand for love tinistrative Remedies. Are there any administrative remedies (grievance procedures or administrative appeals) available at your
		Institution? Yes \square No
	b.	Did you submit a request for administrative relief on Claim II? Yes No
	c.	Did you appeal your request for relief on Claim II to the highest level?
	d.	If you did not submit or appeal a request for administrative relief at any level, briefly explain why you did not.

1.	Sta Av	ate the constitutional or other federal civil right that was violated: Amendment mendment XIV ADA 1-16 []]	VIII	-}
2.		aim III. Identify the issue involved. Check only one. State additional issues in separate Basic necessities	claims. ledical ca etaliation	
SCYTA C NO CO FI	STEP STEP STEP STEP STEP STEP STEP STEP	ant did or did not do that violated your rights. State the facts clearly in your own words with your arguments. Plaintiff, bling without teeth region of the transporting Dein Hours to east because W. Sores there being Dein during the Course of what means has regimed by or a Micheal Ullery and Dentist EWab wrne filed 7362 forms from April 29 2020 and a sistentially denied accommodations with Dwy as started have a constitutional dury to properly say medical treatment to thier immedies psychological or psychiatric Care. This a not providing services both physicians knew a constitutional dury to providing services both physicians knew a constitutional dury to providing services both physicians knew a constitutional dury to providing services both physicians knew a constitutional dury to providing services both physicians knew a constitutional dury to providing services both physicians knew a constitutional dury to providing services both physicians knew a constitutional dury to providing services both physicians knew a constitutional dury to providing services both physicians knew a constitutional dury to providing services both physicians knew a constitutional dury to providing services both physicians knew a constitutional dury to providing services both physicians knew and leave to provide the providing services both physicians knew and leave the provide the provid	chout citi LEST LEST LOTE NOTE VIOLE CHE LE THEY THEN THEY THE THEY THEN THEY THEN	Jareno Jareno
<u>N</u>	~~ u.	jury. State how you were injured by the actions or inactions of the Defendant(s). ry Servere pain when Something Comes in con dums in my mouth, throbby rappoin or Sores noness or Cluts and renable to eat at 1 mils	tact ~	144
5.	Ad a.	ministrative Remedies. Are there any administrative remedies (grievance procedures or administrative appeals) institution?	available 🛭 Yes	
	b.	District and the second	Σ res ΣYes	
	c.	Did you appeal your request for relief on Claim III to the bighest level?	V	m ~,
	d.	If you did not submit or appeal a request for administrative relief at any level, briefly edid not.	t •	⊔ No hy you ———

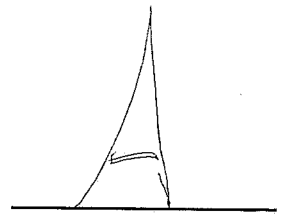
E. REQUEST FOR RELIEF

State the relief you are seeking: Damage Court deems just and a	s or any damages that the pproprevate
I declare under penalty of perjury that the foregoing Executed on December 9 2021 DATE	g is true and correct. A brid Dewayne Lee Luine SIGNATURE OF PLAINTIFF
(Name and title of paralegal, legal assistant, or other person who helped prepare this complaint)	
(Signature of attorney, if any)	
(Attorney's address & telephone number)	

ADDITIONAL PAGES

All questions must be answered concisely in the proper space on the form. If you need more space you may attach more pages, but you are strongly encouraged to limit your complaint to twenty-five pages. If you attach additional pages, be sure to identify which section of the complaint is being continued and number all pages. Remember, there is no need to attach exhibits to your complaint.

EXHIBIT



DECLARATION

sony Flores Martinez, with my own eyes seen Anthony Deveryne bee Turner's leg Swollen for long periods do not Know why the medical Stall did not take Care of his infection sooner. I had a infection in my leg On November 19, 2021 and he ided to all stall took care of ma right away and placed me, we Community hospital. On November 27, 2021, I returned from the hospital declare under penality or Derjury that the foregoing is typue and Correct and would testilit t Court when ever asked to do so. Executed at Mule Creek State Prison on November 29, 2021 in Ione Palifornia.

Date: 11-2-9-21

Print Name: ANthony F. Martins E-76630

Signature and

DECLARATION

CONTRACTOR STATES OF THE CONTRACTOR OF THE CONTR
DN September 1 2021 My roomate Thomas Moore and I was located in
Tithomas Moore and I was located in
Building 18 in A- pod in CEll-102. I
Anthory Dewayne Lee lurner, Spothe
about my right leg being swollen and
that I was illergic to the medication
Amlodopine. It got infected from
the long period of time it was
Swollen, and I Showed Thomas Moore
my leg which has open sores the prison
medical health card did not, treat even
though the Clinic here has it register
that they are providing services.
I, Thomas Moore Heclare under Denalty or perjury that the above
penalty or perjury that the about
is trust to the Knowledge I have
and from what I've withessed with
my own eyes. Executed at Mule Craek
State Prison on November 20, 2021 in Ione, California.
MI LUMP, CONTROL
DATE: 11/20/21

Print Name: Thomas Moore E-98768
Signature: Unomas Mone

Mule Creek State Prison lone, California

Standard Cell Search

LDG. #								
IAME		CD	CR#			·····	UPPE	₹.
IAME		CD	ĆR#				LOWE	R
his is to advise y			s been searc	ched.	As a res	ult of th	is sea	rch,
AUTHORIZED ITEM	STATE ISSUE QUANTITY*	UNAUTHORIZED QUANTITY	C	ONFIS	SCATED C	ONTRA	BAND	
JEANS	3							
SHIRTS	3							
BOXER	4							
T-SHIRT	4							
SOCKS	6							
WORK SHOES (Bools)	1							
Towels	2							
SHEETS	-2							
PILLOW CASE	1							
WATCH CAP	1.					·	•	
C*MP JACKET	1			<u></u>				
ÖR BLUE DENIM JACKET	-1			RAΔ	INTENANC	EINSDEC	TION	
LAUNDRY BAG	:2			Okay	Needs Attention	L MOI LO	Okay	Needs Attentio
BELT	1		DOOR			LIGHTS		
BELT BUCKLE	1		WINDOWS			SIŅĶ		
BLANKETS	2		VENTS			TOILET		
<u> </u>			MATTRESS					
Connibus per CCR §3030	 		s .	. .				
Comments:	w-w	······································			<u></u>			

White: Housing Unit Binder Pink: Officer

Yellow: Inmate

CORRECTIONAL OFFICER'S SIGNATURE

MC59-0319 (2015-12)

DECLARATION Un March 20, 2021, I, Anthony Dowayne Lee turner became friends with Redgie Fowler at Mule Creek State Prison. The two of us became good Priends and did what we could do to Kelpeach other out. In our acquaintence I noticed he had no teeth and that his leg was Very swollen. I asked him why he was not taking care of himself? Mr. Turner told me that he blaced in multipal 7362 medical and dental Slips and nothing has been done. He also told me that He placed in 1824 ADA accomodation complaints about not recieving medical health care services to provide for the neglect of how he was being treated. It took a year and a half before they doctor Micheal Wery Stopped giving him a medication that mr. Turner, was illergie. Then he told another doctor he was illergie to Amlodopine and she started him on it anyway. His leg was infected for a long pariod of time and the doctor still do not have his high blood pressure under control.

DECLARATION

to Anthony Dewayne Lee Turner not recieving shedical services Like other inmates Lat Mule Creek State Prison. His leg was Swollen and infected for about one year or more before the doctor sent him to the Community hospital. Yet, the Medical Health Care Services Sent out Anthony Martinez in one day which devised Anthony Turner the same Services. I feel he was discriminated against because of his mental functioning or because the medical staff knew that the Health Care provider messed up and did not do anything about mr. Turner's medical issdes. He has a open wound on his de not even change out his bandage on a everyday basis. It's leaking and draining. The Doctor even redissued him the medication he was illergie. Date of December 23, 2021. I declare under plenalty or perjury that the Forgoing is true and correct to the

best of my Knowledge and would testify in Court whenever asked to do so.
best of my Knowledge and would testify in Court whenever asked to do so. Executed at Mule Creek State Prison on December 23, 2021 in Ione, California.
Date: 12/23/21
Print Name: Lewis/coggy2
Signature: Venir

Case 2:22-cv-00002-TI-N-CSK-T President 12/23/21 Page 15 of 15

Eastern District Court of California Keith Holland, Clerk Jenna Nelson, Chief Deputy

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t . I	1.151		100	, , ,	t.r

☐ REPLY TO:
Divisional Office
2500 Tulare St. #1-500
Fresno, California 93721
☐ REPLY TO:
Office of the Clerk
5011 Street #4-200
Sacramento. CA 95814

Anthony Turner BJ-9612

Mule Creek State Prison
PO Box 409089

lone CA 95640

Case Number: n/a

RE: Pleadings and/or Correspondence received on :

12/13/2021

E-FILING: Pursuant to Standing Order of the Chief District Judge entitled "In Re: Procedural Rules for Electronic Submission of Prisoner Litigation filed by Plaintiffs Incarcerated", the document(s) can not be filed because your institution participates in the e-filing program with the court. Per the Standing Order, the document(s) is (are) returned unfiled and must be filed under E-Filing procedure with the Librarian/Litigation Coordinator. When filing documents under E-Filing procedures, please include this document (Clerk's Notice) with the e-filing documents.

Thank you for your future attention to this matter.

AMC 12/14/2021

Deputy Clerk Date